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Г	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/037,814	12/28/2001	William Brandt Goldsworthy	3292	
	7590 02/14/2005			EXAMINER	
Christie, Parker & Hale, LLP				NGUYEN, CHAU N	, CHAU N
	P.O BOX 7068				
	Pasadena, CA	91109-7068		ART UNIT	PAPER NUMBER
	ŕ			2831	

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Refore the Filing of an Appeal Brief

Application No.	Applicant(s)			
10/037,814	GOLDSWORTHY ET AL.	GOLDSWORTHY ET AL.		
Examiner	Art Unit			
Chau N. Nguyen	2831			

Before the Filling of all Appeal Brief	Examiner	Art Unit					
	Chau N. Nguyen	2831					
The MAILING DATE of this communication appe	ars on the cover sheet with the d	orrespondence add	ress				
THE REPLY FILED 11 January 2005 FAILS TO PLACE THIS A	THE REPLY FILED 11 January 2005 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.						
The reply was filed after a final rejection, but prior to filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:  a) The period for reply expires 3 months from the mailing date of the final rejection.							
The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.  Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).							
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  NOTICE OF APPEAL							
2. The reply was filed after the date of filing a Notice of Appeal, but prior to the date of filing an appeal brief. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).							
AMENDMENTS  3. The proposed amendment(s) filed after a final rejection, I	but prior to the date of filing a brief,	will not be entered be	ecause				
(a) They raise new issues that would require further co		I E below);					
<ul> <li>(b) ☐ They raise the issue of new matter (see NOTE below);</li> <li>(c) ☐ They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or</li> </ul>							
(d) They present additional claims without canceling a	corresponding number of finally rejo	ected claims.					
NOTE: (See 37 CFR 1.116 and 41.33(a)).	·						
4. The amendments are not in compliance with 37 CFR 1.12		mpliant Amendment (	PTOL-324).				
<ul> <li>5. Applicant's reply has overcome the following rejection(s):</li> <li>6. Newly proposed or amended claim(s) would be all</li> </ul>		timely filed amendme	nt canceling the				
non-allowable claim(s).							
7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.							
The status of the claim(s) is (or will be) as follows: Claim(s) allowed:							
Claim(s) objected to: Claim(s) rejected: <u>1-4,6-12,19-22,25,27 and 31.</u>							
Claim(s) rejected: <u>1-4,6-12,19-22,25,27 and 31.</u> Claim(s) withdrawn from consideration:							
AFFIDAVIT OR OTHER EVIDENCE							
8. The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	t before or on the date of filing a No d sufficient reasons why the affidavi	otice of Appeal will <u>no</u> it or other evidence is	t be entered necessary and				
<ol> <li>The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary</li> </ol>	vercome <u>all</u> rejections under appea	I and/or appellant fail	s to provide a				
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached.  REQUEST FOR RECONSIDERATION/OTHER							
<ul> <li>11.  The request for reconsideration has been considered but does NOT place the application in condition for allowance because: the combination of Voser and Yonechi et al. does disclose a plurality of generally polygonal-shaped members which are abutted together to define a generally solid cylindrically shaped core and which allow for the winding of the conductor around a drum.</li> <li>12.  Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s)</li> </ul>							
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		Chau N Nguyen	grym				
		Primary Examiner	<i>v</i> //				